## DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

	Original Suppleme	ntal 🔲 Substitute	PCT	☐ Design
As a below named inventor, I next to my name; that I verily an original, first and joint invehich a patent is sought on the	y believe that I am the origin centor (if plural inventors are	al, first and sole inver	ntor (if only	one name is listed below) or
TITLE: IMPROVE	MENTS TO SHOWERHE	ADS		
of which is described and clai	imed in:			
the attached spec	rification, or			
the specification and with an	in the application Serial No.	filed (if ap	plicable), o	,
the specification and as amer	in International Application	No. (if applicable).	file	d
I hereby state that I have revice amended by any amendment(s I acknowledge my duty to disc	ewed and understand the corst referred to above.  close information of which it	itent of the above-ide	atified speci	fication, including the claims, as
application in accordance with I hereby claim foreign priority Design) of any foreign applica- foreign application for patent claimed:	y benefits under Title 35, Un ation(s) for patent or invento	ited State Code, §119	(and §172 i	
COUNTRY	APPLICATION NO.	DATE OF	FILING	PRIORITY CLAIMED
Great Britain	0218371.3	August 8	, 2002	Yes
	77.1			
I hereby claim the benefit under below and, insofar as the subje- application in the manner prov- disclose material information a filing date of the prior applicat	ect matter of each of the clai vided by the first paragraph o as defined in Title 37, Code	ms of this application of Title 35, United Sta of Federal Regulation	is not disclotes Code, §1 is, §1.56(a)	osed in the prior United States 112, I acknowledge the duty to which occurred between the

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED
60/401,769	August 8, 2002	Pending

## YOLENTINE FRANCOS, P.L.L.C. (9/2001)

And I hereby appoint Adam C. Volentine, Reg. No. 33289 and William S. Francos, Reg. No. 38,456, and the firm of *VOLENTINE FRANCOS*, *P.L.L.C.*, jointly and severally, attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys named herein to accept and following instructions from Wynne-Jones Laine & James as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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## VOLENTINE FRANCOS, P.L.L.C. (9/2001)

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TULL NAME OF 6 <sup>TH</sup> NVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME	<b></b>
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	ADDRESS	СІТҮ	STATE OR COUNTRY ZIP CODE	:
POST OFFICE ADDRESS				
further declare that all selieve are believed to be and the like so made are code, and that such will	e true; and further that these sta punishable by fine or imprison ful false statements may jeopard	tements were made with the ment, or both, under Section	that all statements on information knowledge that willful false state 1001 of Title 18 of the United Station or any patent issuing thereon.  18 July 03	eme: ates
further declare that all selieve are believed to be not the like so made are code, and that such will full inventor Ole Schlore	e true; and further that these sta punishable by fine or imprison ful false statements may jeopard mann	tements were made with the ment, or both, under Section dize the validity of the applic	knowledge that willful false state 1001 of Title 18 of the United Station or any patent issuing therec	eme: ates
further declare that all selieve are believed to be not the like so made are code, and that such will Inventor  Ole Schlotz	c true; and further that these state punishable by fine or imprison ful false statements may jeopard than the statements may jeopard than the statements are proported to the statements are p	tements were made with the ment, or both, under Section dize the validity of the applic Dat	knowledge that willful false state 1001 of Title 18 of the United St ation or any patent issuing thereo c:	eme: ates
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further declare that all selieve are believed to be and the like so made are code, and that such will full following the selicity of the senior of the selicity of the selicit	e true; and further that these state punishable by fine or imprison ful false statements may jeopard the common transport that these statements are proported to the common transport to the common tr	terments were made with the ment, or both, under Section dize the validity of the applic Dat	knowledge that willful false state 1001 of Title 18 of the United St ation or any patent issuing thereo  c:	eme: ates